UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

GPNE CORP.,		Case No.: 12-CV-02885-LHK
v. APPLE, INC.,	Plaintiff,	ORDER ON GPNE'S OBJECTIONS TO DISCLOSURES REGARDING GABRIEL WONG, EDWIN WONG, AND HARRY TAN
	Defendant.	

On October 4, 2014, GPNE filed objections to Apple's disclosures. ECF No. 415-2. On October 4, 2014, Apple filed a response. ECF No. 416-4. After reviewing the parties' briefing, considering the record in the case, and balancing the considerations set forth in Federal Rule of Evidence 403, the Court rules on GPNE's objections as follows:

GPNE OBJECTION	COURT'S RULING ON OBJECTION	
DTX 123	The objection is sustained as to the following, which shall be	
	redacted:	
	• DTX123.0002: redact the phrase "fund additional patent	
	litigation"	
	• DTX123.0003: redact the phrase "Fund outside third party IP	
	litigation" and redact the entire bullet beginning "GPNE to	
	fund"	
	• DTX123.0006: redact the entire slide	
	• DTX123.0007: redact the entire slide	
	• DTX123.0008: redact the entire slide	
	• DTX123.0012: redact the entire 2nd bullet beginning "GPNE	
	has made"	
	• DTX123.0013: redact the phrase "and third party" from the	
	4th bullet.	
	• DTX123.0014: redact the entire 4th bullet beginning "GPNE	

Case No.: 12-CV-02885-LHK

ORDER ON GPNE'S OBJECTIONS TO APPLE'S DISCLOSURES

	has a retention"
	The objection is otherwise overruled.
DTX 169	Overruled.
DTX 293	Overruled.
DTX 302	Sustained.
DTX 299	Sustained.
DTX 413	Overruled.
Tan Deposition Cross-	Sustained.
Designations	

IT IS SO ORDERED.

Dated: October 5, 2014

United States District Judge